The Gazette



of India

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NOTICE

The undermentioned Gazettes of India Extraordinary were published during the week ending the 15th October 1951:—

Issue No.	No. and Date	Issued ly	Subject			
149	8. R. O. 1588, dated the 3th October 1951.	Ministry of Law.	Calling upon the Parliamentary constituencies in the State of Travancore-Cochin to elect members.			
	S. R. O. 1589, duted the 13th O tober 1951.	Ditto	Appointing certain dates for making nominations and withdrawing candida ure in the Parliamentary constituencies in the State of Travancore-Cochin.			
150	S. R. O. 1590, dated the 14th October 1951.	Ministry of Home Affairs.	Extending to the State of Delhi the Punjab Security of the State Act, 1951.			
1 51	S. R. O. 1591, dated the 14th October 1951.	Ditto	Extending to the State of Ajmer the Punjab Security of the State Act, 1951.			

Copies of the Gazette Extraordinary mentioned above will be supplied on inders to the Manager of Publications, Civil Lines, Delhi. Indents should be submitted so as to reach the Manager within ten days of the date of issue of this Gazette.

PART II—Section 3

Statutory Rules and Orders issued by the Ministries of the Government of India (other than the Ministry of Defence) and Central Authorities (other than the Chief Commissioners).

MINISTRY OF HOME AFFAIRS

New Delhi, the 11th October 1951

S.R.O. 1602.—In exercise of the powers conferred by section 3 of the Foreigners Act, 1946 (XXXI of 1946), the Central Government hereby directs that, in supersession of the Hyderabad-Foreigners Order, 1348-Fasli, the Foreigners Order, 1948, shall apply to the State of Hyderabad.

[No. 9/5/48-I-F.II.]

- S.R.O. 1603.—In exercise of the powers conferred by clause (1) of Article 258 of the Constitution, the President hereby entrusts to the Government of Hyderabad, with its consent, the powers of making orders of the nature specified in clauses (d), (e) and (f) of sub-section (2) of section 3 of the Foreigners Act, 1946 (XXXI of 1946), in respect of foreigners other than enemy foreigners (as defined in the Enemy Foreigners Order, 1939), subject to the following conditions, namely:—
 - that notwithstanding this entrustment the Central Government may itself exercise the said function either generally or in any particular case or class of eases; and
 - (2) that the State Government shall not exercise the said function in a manner inconsistent with any order which has been, or may hereafter be, issued by the Central Government under the said Act.

[No. 9/5/48-II-F.II.]

S.R.O. 1604.—In exercise of the powers conferred by clause (1) of Article 258 of the Constitution, the President hereby entrusts to the Government of Hyderabad, with its consent, the functions of the Central Government under the Foreigners Order, 1948, subject to the condition that notwithstanding this entrustment the Central Government may itself exercise any of the said functions in any particular case or class of cases.

[No. 9/5/48-III-F.II.]

FATEH SINGH, Dy. Secy.

New Delhi, the 15th October 1951

- S.R.O. 1605.—In exercise of the powers conferred by section 27 of the Indian Arms Act, 1878 (XI of 1878), the Central Government is pleased to exempt Subba Badri Bahadur of Sarlahi Amini while on his way to Birganj through Indian territory from the operation of the prohibitions contained in sections 6, 10, 13 and 14 of the said Act in respect of a .38 bore Revolver No. 1454 with twentyfour rounds of ammunition.
- 2. The exemption shall be valid for a period of two months from the date of the issue of this notification.

[No. 9/47/51-Police(I)]

U. K. GHOSHAL, Dy. Secv.

MINISTRY OF STATES

New Delhi, the 12th October 1951

- S.R. 1606.—In exercise of the powers conferred by entry 3(b) of the Table annexed to Schedule I to the Indian Arms Rules, 1951, the Central Government specifies
 - 1. Her Highness Shah Bano, Mainoona Sultan Begum,
 - 2. Her Highness Suraiya Jah, Shah Dulhan, Aftab Jahan Begam,
 - 3. Princess Rabia Sultan Begam; and
 - 4. Colonel Saulat Jung, Mohammad Nadir Mirza.

members of the family of the Ruler of Bhopal State for the purposes of that entry and directs that the exemption shall be valid in the Bhopal State only.

[No. 232-D.]

- S.R.O. 1607.—In exercise of the powers conferred by entry 3(b) of the Table annexed to Schedule I to the Indian Arms Rules, 1951, the Central Government specifies
 - 1. Nawabzada Rashiduzzafar Khan Bahadur; and
 - Suraiya Jah Dulhan Begam, widow of the late Nawab Nasarullah Khan Bahadur of Bhopal

members of the family of the Ruler of Bhopal State for the purposes of that entry.

[No. 233-D.]

H. C. MAHINDROO, Under Secy.

New Delhi, the 17th October 1951

S.R.O. 1608.—In exercise of the powers conferred by Section 2 of the Part C States (Laws) Act, 1950 (XXX of 1950), the Central Government hereby extends to the State of Manipur the Assam Amusements and Betting Tax Act, 1939 (Assam Act VI of 1939), as at present in force in the State of Assam, subject to the following modifications, namely:—

Modifications

1. Throughout the Act-

- (a) For the word "Assam" the word "Manipur" shall be substituted.
- (b) For the words "State Government", except in the short title, the words "Chief Commissioner, Manipur" shall be substituted.
- 2. Sub-section (3) of section 1 shall be omitted.
- 3. In Sub-section (3) of section 3, for the words "it may prescribe" the words "he may prescribe" shall be substituted.
- 4. In clause (b) of sub-section (1) of section 8, the words "in the Department of Education" shall be omitted.
- 5. In section 9, for the words "they shall repay to the proprietor" the words "the proprietor shall be repaid" shall be substituted. \cdot
- 6. In sub-section (2) of section 10 for the words "in the Code of Criminal Procedure, 1898" the words "for or under the existing laws of the State for realisation of fines" shall be substituted.
- 7. In section 13, for the words "any of its powers" the words "any of his powers" shall be substituted.

Annexure

The Assam Amusements and Betting Tax Act, 1939 (Assam Act VI of 1939), as amended by the Assam Amusements and Betting Tax (Amendment) Act, 1950, (Assam Act II of 1950) and modified by this notification.

ASSAM ACT VI OF 1939

THE ASSAM AMUSEMENTS AND BETTING TAX ACT, 1939

PREAMBLE

Whereas it is necessary to make an addition to the public revenue of Assam and for that purpose to impose a tax on entertainments and other amusements and on certain forms of betting:

It is hereby enacted as follows:-

- 1. Short title, extent and commencement.—(1) This Act may be called the Assam Amusements and Betting Tax Act, 1939.
 - (2) It extends to the whole of Assam.

CHAPTER I

ENTERTAINMENTS TAX

- 2. Definitions.—In this chapter, unless there is anything repugnant in the subject or context:—
 - (1) "Admission" includes admission as a spectator or as one of an audience, and admission for the purpose of amusement by taking part in an entertainment;
 - (2) "Admission to an entertainment" includes admission to any place in which the entertainment is held:
 - (3) "Agriculture" includes horticulture and livestock breeding;
 - (4) "Entertainment" includes any exhibition, performance, amusement, game or sport to which persons are admitted for payment;
 - (5) "Live-stock" includes animals of every description;
 - (6) "Notification" means a notification published in the official Gazette;
 - (7) "Payment for admission" includes any payment made by a person who having been admitted to one part of a place of entertainment is subsequently admitted to another part thereof, for admission to which a

payment involving a tax or a higher rate of tax is required, and any payment for seats or other accommodation in a place of entertainment;

- (8) "proprietor" in relation to any entertainment includes any person responsible for the management thereof; and
- (9) "society" includes a company, institution, club or other association of persons by whatever name called.
- 3. Tax on payments for admission to entertainments.—(1) Except as otherwing expressly provided in this Act there shall as from the date on which this Accomes into force, be charged, levied and paid to the Government of Manipur a tax, hereinafter referred to as the entertainments tax, on any payments for admission to any theatre, cinematograph exhibition, or circus or any class of entertainment to which the Chief Commissioner may apply this sub-section, at the rates specified below:—

Where the payment excluding the amount of the tax-

(i) is less than one rupse.

Twenty-five per centum of such payment rounded off, if it is not multiple of half-anna, to the next higher multiple of half anna.

(ii) is one rupee or more but is less than two rupees.

thirty-seven and a half per centum of such payment rounded off, if it is not multiple of an anna, to the next higher multiple of an anna,

(iii) is two rupees or more.

fifty per centum of such payment rounded off, if it is not multiple of an anna, to the next higher multiple of an anna.

- (2) The rate of the entertainments tax in the case of all payments for admission to any race-course shall be twenty-five per centum.
- (3) The Chief Commissioner, Manipur may, on the application of a proprietor of any entertainment in respect of which the entertainments tax is payable under sub-section (1) allow the proprietor on such conditions as he may prescribe to pay the amount of the tax due by means of a consolidated payment of fifty per centum of the gross sum received by the proprietor on account of payments for admission to the entertainment and on account of the tax.
- (4) The entertainment tax, in the case of theatres, cinematograph exhibitions and circuses and any other class of entertainment which the Chief Commissioner, Manipur, may direct, shall be charged, levied and paid with effect from the date on which this Act comes into force.
- (5) Entertainments tax shall be charged, levied and paid on all free complimentary passes or tickets by whatever name called, issued by the proprietor, exhibitor or organiser of the entertainments in respect of admissions without payment to a seat or other accommodation therein
- 3A. (1) In the case of cinematograph exhibitions, in addition to the entertainments tax under section 3, there shall be levied and paid to the Government of Manipur a tax at the rate of rupees two for every show.
- (2) The tax levied under sub-section (1) shall be recoverable from the proprietor or the cinematograph exhibition.
- (3) The provisions of this Act, other than sections 3 and 4 shall so far as may be, apply in relation to the tax payable under section 3.
- 4. Admission to entertainments.—No person shall be admitted for payment to any entertainment where the payment is subject to the entertainments tax, except-
 - (a) with a ticket stamped with an impressed, embossed, engraved or adhesive stamp (not before used) issued by the Chief Commission Manipur for the purpose of revenue and denoting that the property entertainments tax has been paid,
 - (b) in special cases with the approval of the Chief Commissioner Manipur through a barrier which, or by means of a mechanical contrivance which, automatically registers the number of persons admitted,

unless the proprietor of the entertainment has made arrangements approved by the Chief Commissioner Manipur for furnishing returns of the payments for admission to the entertainment and has given security up to an amount and in a manner approved by the Chief Commissioner Manipur for the payment of the entertainments tax.

- 5. Penalty for non-payment of tax.—If any person is admitted for payment to any place of entertainment and the provisions of section 4 are not complied with, the proprietor of the entertainment to which such person is admitted shall, on conviction before a Magistrate, be liable in respect of each such offence to a fine not exceeding five hundred rupees, and shall in addition be liable to pay any tax which should have been paid.
- 6. Sections 4 and 5 not to apply in certain cases.—The provisions of sections 4 and 5 shall not apply to any entertainment in respect of which a consolidated payment is made under section 3, sub-section (3).
- 7. Manner of payment.—(1) The entertainments tax shall be charged in respect of each person admitted for payment, and, in the case of admission by stamped ticket, shall be paid by means of the stamp on the ticket and, in the case of admission otherwise than by stamped ticket, shall be calculated and paid on the number of admissions.
- (2) The entertainments tax, in the case of admission otherwise than by stamped ticket, shall be recoverable from the proprietor.
- (3) Where the payment for admission to an entertainment is made by means of a lump sum paid as a subscription or contribution to any society, or for a season ticket or for the right of admission to a series of entertainments or to any entertainment during a certain period of time, or for any privilege, right, facility or thing combined with the right of admission to any entertainment, or involving such right of admission without further payment or at a reduced charge, the entertainments tax shall be paid on the amount of the lump sum, but where the Chief Commissioner Manipur is of opinion that the payment of a lump sum or any payment for a ticket represents payment for other privileges, rights or purposes besides the admission to an entertainment, or covers admission to an entertainment during any period for which the tax has not been in operation, the tax shall be charged on such an amount as appears to the Chief Commissioner Manipur to represent the right of admission to entertainments in respect of which the entertainments tax is payable.
- 8. Exemptions.—(1) The entertainments tax shall not be charged on payments for admission to any entertainment where the Chief Commissioner Manipur is satisfied.—
 - (a) that the whole of the takings thereof are devoted to philanthropic, religious or charitable purposes without any charge on the takings for any expenses of the entertainment; or
 - (b) that the entertainment is of a wholly educational character (any question on that point to be determined in the case of difference by the Chief Commissioner Manipur; or
 - (c) that the entertainment is provided for partly educational or partly scientific purposes by a society, not conducted or established for profit; or
 - (d) that the entertainment is provided by a society which is established solely for the purpose of promoting the interest of the industry of agriculture, or the manufacturing industry, or some branch thereof, or the public health, and which is not conducted for profit, and consists solely of an exhibition of the products of the industry, or branch thereof, for promoting the interests of which the society exists or of materials, machinery, appliances, of food-stuffs, used in the production of those products or of articles which are of material interest in connection with the questions relating to the public health, as the case may be; or
 - (e) that the entertainment is provided by the management of a Tea Estate for the benefit of the Estate's labour force for which no charge for admission is made.
- (2) The Chief Commissioner Manipur may, by general or special order, exempt any entertainment or class of entertainments from liability to the entertainments tax.
- 9. Refunds in certain circumstances.—Where the Chief Commissioner Manipur is satisfied that the whole of the net proceeds of an entertainment are devoted to philanthropic, religious or charitable purposes, and that in calculating the net proceeds not more than twenty-five per cent of the gross proceeds have been deducted on account of the expenses of the entertainment, the proprietor shall be re-paid the amount of the entertainments tax paid in respect of the entertainment.
- 10. Recoveries.—(1) Any sum due on account of the entertainments tax shall be recoverable by the Chief Commissioner Manipur as a public demand.

- (2) Any fine imposed under this chapter shall be recovered in the manner provided for or under the existing laws of the State for realization of fines for the recovery of fines.
- 11. Inspection.—(1) Any officer authorized by the Chief Commissioner, Manipur for the purpose may enter any place of entertainment while the entertainment is proceeding, and any place ordinarily used as a place of entertainment at any reasonable times, with a view to seeing whether the provisions of this chapter or any rules made thereunder are being complied with.
- (2) If any person prevents or obstructs the entry of any officer so authorized, he shall, in addition to any other punishment to which he is liable under any law for the time being in force, be liable on conviction before a Magistrate to a fine not exceeding two hundred rupees.
- (3) Every officer authorized under this section shall be deemed to be a public servant within the meaning of section 21 of the Indian Penal Code (XLV of 1860).
- 12. Rules.—(1) The Chief Commissioner, Manipur may make rules for securing the payment of the entertainments tax and generally for carrying into effect the provisions of this chapter, and in particular—
 - (a) for the supply and use of stamps or stamped tickets, or for the stamping of tickets sent to be stamped; and for securing the defacement of stamps when used;
 - (b) for the use of tickets covering the admission of more than one person and the calculation of the tax thereon; and for the payment of the tax on the transfer from one part of a place of entertainment to another and on payments for seats or other accommodation;
 - (c) for controlling the use of barriers or mechanical contrivances (including the prevention of the use of the same barrier or mechanical contrivance for payments of a different amount), and for securing proper records of admission by means of barriers or mechanical contrivances;
 - (d) for the checking of admissions, the keeping of accounts and the furnishing of returns by the proprietors of accounts and the the provisions of section 3, sub-section (3), respect of which the arrangements approved by the Chief Commissioner, Manipur for furnishing returns are made under section 4;
 - (e) for the renewal of damage or spolled stamps and for the procedure to be followed on applications for refund under this chapter or under the rules made thereunder;
 - (f) for the keeping of accounts of all stamps used under this chapter; and
 - (g) for the presentation and disposal of applications for exemption from payment of the entertainments tax, or for the refund thereof, made under the provisions of this chapter.
- (2) If any person acts in confravention of, or fails to comply with, any such rules, he shall, on conviction before a Magistrate, be liable in respect of each offence to a fine not exceeding five hundred rupees.
- 13. Power to Chief Commissioner to delegate certain powers.—The Chief Commissioner, Manipur may, by notification in the Official Gazette, delegate all or any of his powers under this chapter, except those conferred upon it by section 12, and by this section, to any person or to any authority subordinate to the Chief Commissioner, Manipur.

CHAPTER II

Taxes on certain forms of betting

- 14. Definitions.—In this chapter:—
- (1) "backer" includes any person with whom a licensed bookmaker bets;
- (2) "bet" includes "wager" and "betting" includes wagering;
- (3) "Ilcensed bookmaker" means any person who carries on the business or vocation of or acts as a bookmaker or turf commission agent under a license or permit issued by any racing club or by the stewards thereof to enable him to carry on his business or vocation as specified in the license or permit;
- (4) "prescribed" means prescribed by this chapter or by the rules made thereunder;

- (5) "racing club" includes a club, association, society or body of persons corporate or incorporate—
 - (a) formed for the purpose of promoting horse-racing or pony-racing or for holding race-meetings; or
 - (b) conducting or controlling such meetings;
- (6) "totalisator" means a totalisator, in an enclosure which the stewards controlling a race-meeting have set apart and includes any instrument, machine, or contrivance known as the totalisator, or any other instrument, machine; or contrivance of a like nature or any scheme for enabling any number of persons to make bets with one another on the like principles.
- 15. Tax on totalisators and payment thereof.—There shall as from the date on which this Act comes into force, be charged, levied and paid to the Government of Manipur out of all monies paid into any totalisator by way of stakes or bets, a tax on backers, hereinafter referred to as the totalisator tax, amounting to seven per cent. of every sum so paid; and seven per cent. of every sum so paid into a totalisator shall be deemed to have been paid by the backer on account of the totalisator tax, and shall be received by the stewards of the race-meeting on behalf of Government.
- 16. Procedure for making over totalisator tax to Government.—The stewards of a race-meeting shall, at such times and in such manner as may be prescribed, forward to the prescribed officer a return stating the total amount of the monies paid into the totalisator at the meeting, and shall at the prescribed time make over to the prescribed officer the amount of the tax for that meeting.
- 17. Accounts of totalisation tax,—(1) The stewards of a race-meeting shall keep accounts in the prescribed form of all monies paid into the totalisator at that meeting.
- (2) Every person having the custody or control of any such accounts shall, where writing by an officer empowered in this behalf by the Chief nipur, permit such officer, or an officer authorised in writing by to inspect and take copies of them.
- 18. Betting tax.—(1) There shall as from the date on which this Act comes into force, be charged, levied and paid to the Government of Manipur out of all monies received by a licensed bookmaker for bets made in an enclosure set apart on any race, a tax on backers, hereinafter referred to as the betting tax, amounting to seven per cent. of all such monies.
- (2) The betting tax shall be deducted or collected by the licensed bookmaker from such monies, or in the case of credit bets at such time as may be prescribed and shall be deemed to have been paid by the backer on account of the tax, and shall be retained by the licensed bookmaker on behalf of Government.
- 19. Procedure for making over betting tax to Government.—All sums retained on account of the betting tax shall be made over by the licensed bookmaker, by whom they have been retained to the prescribed officer at such times and in such manner as may be prescribed.
- 20. Accounts of betting tax.—(1) The stewards of a race-meeting shall, at such times and in such manner as may be prescribed forward to the prescribed officer returns setting out the names of the bookmakers licensed or permitted by them to carry on the business or vocation of a book-maker at that meeting.
- (2) All licensed bookmakers shall keep accounts of all sums paid or agreed to be paid to them by backers for bets. in such manner as may be prescribed, and shall, when required in writing by an officer empowered in this behalf by the Chief Commissioner Manipur, permit such officer or an officer authorized in writing by him in this behalf, to inspect and take copies of such accounts.
- 21. Methods of recovery of totalisator tax and betting tax.—(1) The totalisator tax payable under section 15 shall be recoverable as a public demand from the racing club conducting the meeting, and any portion of such tax which is not so recovered shall also be recoverable as public demand from the stewards of the race-meeting jointly and severally.
- (2) All monies which a licensed bookmaker is liable to make over to the prescribed officer under section 19 shall be recoverable from the licensed bookmaker as a public demand.

22. Rules.—The Chief Commissioner, Manipur, may make rules for securing the payment of the totalisator tax and the betting tax, the production and inspection of accounts kept under this chapter and generally for carrying into effect the provisions of this chapter, and for dealing with such matters as are therein directed to be prescribed.

[No. 236-J]

K. N. V. NAMBISAN, Asstt. Secy.

MINISTRY OF FINANCE (Department of Economic Affairs)

New Delhi, the 12th October 1951

S.R.O. 1609.—In exercise of the powers conferred by section-53 of the Banking Companies Act, 1949 (X of 1949), the Central Government, on the recommendation of the Reserve Bank of India, hereby declares that the provisions of sections 18 and 24 of the said Act, shall not apply to the Simla Banking and Industrial Co. Ltd., Simla.

[No. F.4(205)-F.I/51]

S. K. SEN, Dy. Secy.

CENTRAL BOARD OF REVENUE

CUSTOMS

New Delhi, the 12th October, 1951

S.R.O. 1619.—In exercise of the powers conferred by clause (a) of section 11 of the Sea Customs Act, 1878 (VIII of 1878), the Central Board of Revenue hereby reschids its hotification No. S.R.O. 552, dated the 9th September, 1950.

[No. 72.]

A. K. MUKARJI, Under Secy.

Income-tax New Delhi, the 11th October 1951

S.R.O. 1611.—The following draft of certain further amendments to the Indian Income-tax Rules, 1922, which the Central Board of Revenue proposes to make in exercise of the powers conferred by sub-section (I) of section 59 of the Indian Income-tax Act, 1922 (XI of 1922), is published, as required by sub-section (4) of the said section, for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration on or after the 10th November 1951. Any objection or suggestion which may be received from any person in respect of the draft before the date specified will be considered by the said Board.

Draft Amendments

In the "Form of Return of total income and total world income for individuals, Hindu Undivided Families, companies, local authorities, firms and other associations of persons under sub-sections (1) or (2) of Section 22 of the Indian Incometax Act 1922" set forth in sub-rule (1) of rule 19 of the said Rules.—

In Note '15' of the "Notes for guidance in filling up Return Form No. I.T.II" for the second, third and fourth sentences beginning with the words "If he is a British subject" and ending with the words "total world income" the following shall be substituted namely:—

"A non-resident has the option of being charged to tax on the basis of his total world income". This option is to be exercised (before the 30th October 1951 for the assessment year 1951 52 and before the 30th June in subsequent assessment years) in the first year after the assessment year 1950-51, in which he

becomes liable to be assessed and is final for all subsequent assessments also. If no option is exercised, a non-resident will be liable to—

- (a) income-tax on the total income at the maximum rate and
- (b) super-tax which would be payable on his total income either (i) at the rate applicable in the case of an individual to the slab next to the slab exempt from supertax or (ii) at the average rate of supertax appropriate to his total world income, whichever is greater".

[No. 110.]

S.R.O. 1612.—In exercise of the powers conferred by sub-section (1) of Section 59 of the Indian Income-tax Act, 1922 (XI of 1922), the Central Board of Revenue directs that the following further amendment shall be made in the Indian Income-tax Rules, 1922, the same having been previously published as required by sub-section (4) of the said Section, namely:—

In rule 18A of the said Rules for the words, brackets and figures 'sub-section (1) of section 22', the words and figures 'rule 18' shall be substituted.

[No. 111.]

New Delhi, the 12th October 1951

S.R.O. 1613.—In exercise of the powers conferred by sub-section (1) of Section 59 of the Indian Income-tax Act, 1922 (XI of 1922), the Central Board of Revenue directs that the following further amendment shall be made in the Indian Incometax (Provident Fund Relief) (Central Board of Revenue) Rules, 1939, the same having been published as required by Sub-section (4) of the said Section, namely.—

In rule 7 of the said Rules for the letters and figures "Rs. 1,500" the letters and figures "Rs. 3,000" shall be substituted.

ING PASS

New Delhi, the 16th October 1951

S.R.O. 1614.—In pursuance of sub-section (4) of section 5 of the Indian Incometax Act, 1922 (XI of 1922), and in partial modification of its Notification No. 32-Income-tax, dated the 9th November 1946, the Central Board of Revenue directs that the Appellate Assistant Commessioner of Income-tax (B) Range, Bombay shall perform his functions in respect of appeals filed against the assessment orders passed by Shri K. S. Sundera Rajan in respect of the cases that had been assigned to him under sub-sections (5) and (7A) of Section 5 of the Indian Income-tax Act.

[No. 115]

S. P. LAHIRI, Secy.

MINISTRY OF COMMERCE AND INDUSTRY

TRADE MARKS

New Delhi, the 11th October 1951

S.R.O. 1615.—In pursuance of sub-rule (3) of rule 138 of the Trade Marks Rules, 1942, it is hereby notified that in exercise of the powers conferred by clause (b) of sub-rule (1) of the said rule the Central Government has removed from the Agents' Register the names of Mr. C. S. Bhatnagar and Mr. Srinivasa Ponnuswamy.

[No. 118(8)-TM&P(TM)/51.]

C. R. B. MENON, Dy. Secy.

New Delhi, the 15th October 1951

S.R.O. 1616.—In exercise of the powers conferred by sub-section (2) of Section 5 of the Rubber (Production and Marketing) Act, 1947 (XXIV of 1947), and in partial modification of the notification of the Government of India in the late Ministry of Industry and Supply No. 27(2)-I(VI)/50, detect the 11th August 1950, the Central Government, on the recommendation of the Government of Travancore Cochin, hereby nominate Sahib Bahadur sayed Fakrudin Shah, District Collector,

Kottayam and Mr. M C. Thomas, Secretary to the Government of Travancore-Cochin Development Department, as members of the Indian Rubber Board vice Messrs T. K. Gopalan Nair and V. K. Volayudhan resigned.

[No. 27(5)-Plant/50]

COFFEE CONTROL

New Delhi, the 17th October 1951

S.R.O. 1617.—In pursuance of sub-section (1) of section 8 of the Coffce Market Expansion Act, 1942 (VII of 1942), the Central Government has been pleased to appoint Shri, M. A. Kuttalalingam Pillai, lately Director of Civil Supplies, Madras, as Chief Coffee Marketing Officer, Indian Coffee Board, with effect from 1st October 1951 (fore-noon).

[No. 12(5)-Plant/50.]

M. R. A. BAIG, Dy. Secy.

Bombay, the 20th October 1951

- S.R.O. 1618.—In exercise of the powers conferred on me by sub-clause (1) of clause 3 of the Cotton Control Order, 1950. I hereby fix the maximum and the minimum prices at which Indian Cotton of the 1951-52 season may be sold or purchased as under:—
- 1. These prices shall take effect as soon as contracts relating to Indian Cotton of the 1951-52 season are permitted by me under clause 6 of the said order.
- 2. Subject to the other provisions hereinafter contained the minimum and maximum prices of cotton of the descriptions specified in columns 1 and 2 of the schedule annexed to this notification (Preamble referred to as the Schedule) shall be as specified in columns 3 and 4, respectively, of the said Schedule; provided that where cotton which is the subject matter of a contract, is of a quality either inferior or superior to the basic quality referred to in columns 1 and 2 of the said schedule, the minimum or the maximum prices shall be decreased or increased as the case may be by an amount specified in columns 5 to 7 of the said schedule.
- 3. (1) the prices specified in the schedule are in Rupees per candy of 784 lbs. nett for delivery in full-pressed bales ex-seller's godown Bombay, and include 1 per cent, brokerage payable by the seller to the buyer and the usual sample and stone allowance.
- (2) The minimum and maximum prices for delivery at any place other than Bombay shall be the prices specified in the schedule less a sum equivalent to the railway freight from the place of origin to Bombay and Rs. 10 per candy plus the sum, if any, equivalent to the railway freight from the place of origin to the place of delivery to the buyer and Rs. 10 per candy.
- (3) The maximum prices specified in paragraph 2 and sub-paragraphs (1) and (2) of paragraph 3 shall be increased, where the sale is directly to a manufacturer, by 1-1/4 per cent. thereof, and where the sale is directly to an 'A' Class licensee, by 3/4 per cent. thereof.
- (4) The maximum and minimum prices specified in paragraph 2 and subparagraphs (1) and (2) of paragraph 3 shall be decreased by Rs. 25 per candy when the subject-matter of the contract is ginned (that is, unpressed) cotton.
- (5) Where cotton which is the subject matter of a contract is loose cotton obtained by opening a full-pressed bale and does not exceed 30 lbs. in weight, the maximum prices specified in paragraph 2 and sub-paragraphs (1) and (2) of paragraph 3 shall be increased by 12½ per cent. thereof.
- (6) The minimum prices fixed under this notification shall not apply to any cotton which is inferior in class or staple to that for which "off" allowances are specified in columns 5 and 6 of the schedule.
- (7) Nothing in this notification shall apply to a contract of sale for purposes of export by an exporter with an overseas buyer or his agent or by a grower or middleman with an exporter or his agent.

A certificate from the Textile Commissioner to the effect that the contract entered o is for the purposes of export, shall be conclusive evidence of that fact.

4. In the schedule.

- (a) "Jarilla" means cotton recognised as such and grown in the Nasik, East and West Khandesh (excluding Nawapur Taluka), Sholapur and Ahmednagar Districts and Baramati Taluka in the Poona District of the Bombay State; States of Madhya Pradesh, Madhya Bharat, Bhopal and Hyderabad; and includes "Verum", "M. P. Cambodia", "M. B. Cambodia", "M. B. Upland", "197-3", "Gaorani (Bani)", "Malvi" and "H. 420". It also includes "Buri American", "Parbhani American" and "Gaorani 6 and 12" notwithstanding that they do not conform to the description contained in 14 provisos to clauses (w), (x) and (y), respectively, of this paragraph.
- (b) "Vijay" means cotton recognised as such and grown in the Kaira, Baroda, Broach (excluding Ankleshwar Taluka), Sabar Kantha, Ahmedabad Daskroi, Dehgam and City Talukas) and Panch Mahal Districts and Nandurbar Taluka of the West Khandesh District of the Bombay State; and includes "B. D. 8", "B. 9", "Nandurbar Surti" and "Talod Surti" and "Dehgam 1027".
- (c) "Surat" means cotton recognised as such and grown in the Surat District, Ankleshwar Taluka of Broach District and Nawapur Taluka of the West Khandesh District of the Bombay State; and includes "Rajpipla" and "Nawapur 1027".
- (d) "Punjab American 4F" means cotton recognised as such and grown in the States of the Punjab and Patiala and East Punjab States Union and includes "Udaipur Americans" grown in the Udaipur Division of Rajasthan.
- (e) "Punjab American LSS" means cotton recognised as such and grown in the States of Punjab, Patiala and East Punjab States Union and in the Rikaner Digision of the States of Rajasthan, 1985.
- (f) "Punjab American 289F" means cotton recognised as such and grown in the States of Punjab and the Patiala and East Punjab States Union and includes "Punjab American 216F" and "Punjab American 320F".
 - Punjab American 216F" grown in the Karnal and Hissar Districts of the Punjab State and in the Madras State; and "Punjab American 320F" grown in the Ferozepore, Juliundur and Ludhiana Districts of the Punjab State will, however, be excluded provided they have a minimum staple length of 7/8" and comply with the proviso given at the end of this paragraph.
- (g) "Coompta" means cotton recognised as such and grown in the Dharwar, Belgaum, Bijapur, North Satara, South Satara, Sholapur and Kolhapur Districts of the Bombay State, State of Mysore and Raichur Protected Area in the Raichur District of the Hyderabad State; and includes "Jaywant", "R. K. 19 (Coompta)", and "Bagalkot".
 - It also includes "Jayadhar" and "Mysore American M.A. 5" which do not conform to the description contained in the provisos to clauses (h) and (i) respectively, of this paragraph.
- (h) "Jayadhar" means cotton recognised as such and grown in the Dharwar, Belgaum, Bijapur, South Satara and Kolhapur Districts of the Bombay State provided the area in which the cotton has been grown has been protected under the Cotton Transport Act, 1923 (Act II of 1923), and the seeds required for sowing have been duly approved and supplied by the Agricultural Department of that State and the produce has been certified by the same Department as being "Jayadhar".
- (i) "Mysore American M.A. 5" means cotton recognised as such and grown in the Hassan, Mysore. Shimbga, Chikmagalur and Chitaldrug Districts of the Mysore State. This cotton will, however, be excluded provided it has a minimum staple length of 15/16" and complies with the proviso given at the end of this paragraph.
- (i) "Western" means cotton recognised as such and grown in the Bellary, Kurnool (Pathikonda Taluk), Anantapur and Cuddapah Districts of the

Madras State; and Gulbarge and Baichur District (excluding Ralchur Protected Area) of the Hyderabad State; and includes "White Northerns", "Red Northerns", "Hagari 1 (Western Farm)" and "Nandyal 14".

- (k) "Upland" means cotton recognised as such and grown in the places specified for "Coompta variety of cotton"; and includes "Athani Cambodia", "Dharwar-American Gadag 1", and "Laxmi". "Laxmi" will, however, be excluded provided it has a minimum staple length of 15/16", and complies with the proviso given at the end of this paragraph.
- (1) "Cambodia" means cotton recognised as such and grown in the North Arcot, South Arcot, Coimbatore, Salem. Thruchirappali, Mathurai, Ramanathapuram. Tirunelveli. Chitteor and Chingleput Districts of the Madras State; and includes "Avanashi", "Cambodia 7682", "Cambodia C. O. 3", "Cambodia 4463" and "Cambodia C. O. 4" (including "C. O. 4/4 B. 40" or "Cambodia Uganda 1") otherwise known as "Rajapalayam".
- (m) "Cambodia C.O. 4" (including "C.O. 4/B. 40" or "Cambodia Uganda 1") otherwise known as "Rajapalayam" means cotton recognised as such and grown as an irrigated summer crop in the Ramanathapuram, Mathurai, South Arcot and Tirunelvell Districts; and as a rain-fed or irrigated winter crop in the Coimbatore, Salem, Tiruchirapalli, South Arcot, Mathurai and Ramanathapuram and as an irrigated crop in the State of Bombay. This cotton will, however, be excluded provided it has a minimum staple length of 1" and complies with the proviso given at the end of this paragraph.
- (n) "Karunganni" means cotton recognised as such and grown in the Colmbatore, Mathurai, Ramanathapuram, Tirunelveli, South Arcot, Salem, Tiruchirapalli, Tanjore, Malabar and South Kanara Districts of the Madras State; and the Mysore District of the Mysore State; and includes "Tinnevelly", "Salems (Nadam, Bourbon and Uspam)", "Karunganni K." and "Karunganni K."
- (o) "Dhollera" means cotton recognised as such and grown in the Saurashtra and Kutch States and Kaira, Mehsana, Amreli, Sabar Kantha, Banaskantha and Ahmedabad (excluding Daskroi, Dehgam and City Talukas) Districts of the Bombay State, and includes "Cutch", "1027", "Kadl/Viramgaon", "Kadva", "Wagotar", "Vagad", "Pratap", and "Lalio". It also includes "Kalyan" which does not conform to the proviso contained in the definition of such cotton in item (p) of this paragraph.
- (p) "Kalyan" means cotton recognised as such and grown in the Ahmedabad and Mehsana Districts of the Bombay State and in Saurashtra State provided the area in which the cotton is grown has been protected under the Cotton Transport Act, 1923 (Act III of 1923), and the seeds required for sowing have been duly approved and supplied by the Department of Agriculture of that State and the produce has been certified by the same Department as being "Kalyan".
- (q) "Kalagin" means cotton recognised as such and grown in the Saurashtra State.
- (r) "Bengal Deshi" means cotton recognised as such and grown in the State of Patiala and East Punjab States Union, the Punjab, Uttar Pradesh, Bihar, Rajasthan and Ajmer.
- (s) "Oomra Deshi" means cotton recognised as such and grown in the Madhya Pradesh and Hyderabad States and Sholapur, Ahmednagar, Nasik and East and West Khandesh Districts of the Bombay State.
- (t) "Mathia" means cotton recognised as such and grown in the Saurashtra State and Amreli District of the Bombay State; and "Mungari" means cotton recognised as such and grown in the Bellary. Anantapur and Cuddapah Districts and Pattikonda Taluka of the Kurnool District of the Madras State and Kharif cotton grown in Raichur (excluding the Raichur Protected Area) and Gulbarga Districts of the Hyderabad State.
- (ii) "C. P. I" and "C. P. II" respectively means cotton recognised as such and grown in the State of Madhya Pradesh (excluding Nimar and Hoshangabad Districts, and Addiabad District of the Hyderabad State.

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- (v) "Central India Cotton" means cotton recognised as such and grown in the Madhya Bharat and Bhopal States, and includes "Malvi".
 - (w) "Burl American" means cotton recognised as such and grown in the Nimar, Akola, Amraoti and Wardha Districts of the Madhya Pradesh State, Madhya Bharat State, Kotah Division of the Rajasthan State and in the State of Ajmer provided all such areas have been protected under the Cotton Transport Act, 1923 (Act III of 1923) or any corresponding Law and includes "Buri 107", "Indore 1" and "Buri 0394".
 - "Burl 0394" grown in the Burhanpur Tehsil of the Nimar District of the Madhya Pradesh State will, however, be excluded provided it has a minimum staple length of 29/32" and complies with the proviso given at the end of this paragraph.
 - (x) "Parbhani American" means cotton recognised as such and grown in the Northern Talukas of the Aurangabad District and Western Highland Talukas of the Adilabad District of the Hyderabad State, provided such areas have been protected under the Hyderabad Cotton Cultivation and Transport Act, and the seeds for sowing have been duly approved and supplied by the Department of Agriculture of that State and the produce has been certified by the same Department as being "Parbhani American."
 - (y) "Gaorani 6 and 12" means cotton recognised as such and grown in the Nanded, Bidar and Parbhani Districts. Latur Taluka of the Oosmanabad District, and Nirmal Taluka of the Adilabad District of the Hyderabad State provided that such areas have been protected under the Hyderabad Cotton Cultivation and Transport Act, and the seeds for sowing have been duly approved and supplied by the Department of Agriculture of that State and the produce has been certified by the same Department as being "Gaorani 6 and 12".

Proviso.—The varieties of cotton to which this Proviso applies under the foregoing provisions should comply with the following conditions:

- (i) the cotton has been grown in an area which is a "Protected Area" under the Cotton Transport Act, 1923 or any corresponding Act;
- (ii) the seeds required for sowing such cotton in the relevant areas should have been duly approved and supplied by the Department of Agriculture of the State concerned;
- (iii) the crop of such cotton should have been rogued and off-types removed;
- (iv) the ginning and pressing of the crop of such cotton should have been done under the supervision of the Department of Agriculture of the State concerned and a certificate of purity issued by the said Department for the pressed bales.

SCHEDULE

Description of cotton sea on 1951-52 .	Basic Basic staple minimum length price		Basic maximum price	naximum other than Basic Class.			"Off" Allow- ances for staple below		"On" Allowances for staple above the basic staple.					
	inches. I	Rs. per Rs. per candy.		Good	ood Fully Good		ne Super Ext Fine Sup Fin		2/32" 1/32"		1/32*	2/32* 3/32*	4/32*	
	(2)	(2)					 					107	·	•
(1)	(2)	(3)	(4)			(5) —		(6	·)) —	
							Rs.	Rs.	Rs.	Rs.	R9.	Rs.	Rs.	Rs.
far.No.	. 25/32*	495	829		រ	Basic	5	15	40	20	20	45		
7. jay	. 25/32*	565	925		5	,,,	5 ·	10	45	20	20	45	70	100
Surat	- 7/8°	655	1020		5	"	5	10	50	25	$\overline{20}$	45	70	100
P/Am 4F R.G	. 3/4°	525	850		5	,,	5	10	40	20	20	45		
P/Am 4F S.G.	$3/4^{\sigma}$	545	870		õ	12	5	10	40	20	20	45		
P/Am L.S.S.R.G.	13/16	585	920		5	*11	5	10	45	20	20	45	70	
P/Am L.S.S.S.G.	13/16*	605	940		5	**	5	10	45	20	20	45	70	
P/Am 289F B.G.	7/8*	675	100		อั	**	5	10	50	25	20	45	70	100
P/Am 289F 8.G.	7/8	705	1030		5	11	5	10	ភ ម	25	20	45	70	100
Compta	. 7/8°	645	990	- •	5	,,	5	10	50	25	$\bar{20}$	45		
We tern	. 13/16*	555	890		5	• • • • • • • • • • • • • • • • • • • •	5	10	45	20	20	45		
Utland .	. 13/16"	575	885		5	,,	5	10	45	$\frac{1}{20}$	20	45		
Cambodia	7/9"	675			5	,,	5	15	60	30	40	65	90	120
Karunganni	. 13/16*	575			5	,,	5	10	50	25	$\tilde{20}$	45	70	100
Dhollera	3/4*	• • •	780		5	,,	5	10	40	20	$\frac{20}{20}$	45		
Kalagin	3/4	• • •	780		5	,,	5	10	40	20	20	45		
Bengal Deshi			645	40	Basic	20	40	6 0						
Oemra Deshi			680		5	Basis	20	40						
Mathia and Mungari			680		5	1,	20	40						
C. P. I. & H	. 5/8"		720		5	33	5	$\tilde{15}$	40	20	20	45	• • •	
Central India Cotton .	- 5/8°		695		5	"	5	15	$\tilde{40}$	$\frac{1}{20}$	20	45		
Buri American	. 7/8*	625			5	"	5	10	50	25	20	45		
Parbhani American .	7/87	625			5	• • • • • • • • • • • • • • • • • • • •	5	10	50	25	20	45		
Gaorani 6 and 12	7/8*	625			5	»,	5	10	50	25	20	45		
Javadhar .	29/32*	645			5	.,	5	10	40	$\frac{20}{20}$	20	45		
Kalvan	25/32	510			5	**	5	10	40	20	$\frac{20}{20}$	45	• • •	• •

MINISTRY OF HEALTH

New Delhi, the 6th October 1951

S.R.O. 1619.—In exercise of the powers conferred by sub-section (2) of section 8 of the Dentists Act. 1948 (XVI of 1948), Shri B. S. Raizada, Superintendent, Medical Council or India, is appointed to officiate as Secretary of the Dental Council of India with effect from the 24th August, 1951, until further orders, $v^{i,\alpha}$ Dr. H. G. D. Mathur granted leave preparatory to retirement.

[No. F.6-6/51-MI.]

- New Delhi, the 11th October 1951

S.R.O. 1620.—Dr. Prasanta Kumar Ghosh, M.B., D.T.M. (Cal.), M.R.C.P. (Lond.), T.D.D. (Wales), of 20/B Nılmani Mitter Street, Calcutta, has been duly elected as a member of the Medical Council of India from West Bengal under clause (c) of sub-section (1) of section 3 of the Indian Medical Council Act, 1933 (XXVII of 1933), with effect from the 28th September 1951, vice Dr. K. S. Ray deceased.

[No. $\mathbf{F}.5-5/51-\mathbf{MI}(\mathbf{A})$]

S.R.O. 1621.—Dr. Bhaskar Krishna Vinchure, B.Sc., M.B., B.S. (Bom.), of New Itwari Road, Nagpur City, has been duly elected as a member of the Medical Council of India from Madhya Pradesh under clause (c) of sub-section (1) of section 3 of the Indian Medical Council Act, 1933 (XXVII of 1933), with effect from the 18th May 1951, vice Dr. A. K. Sen Gupta.

[No. F.5-5/51-MI(B)]

S.R.O. 1622.—In exercise of the powers conferred by clause (a) of sub-section (1) of section 3 of the Indian Medical Council Act, 1933 (XXVII of 1933), the Central Government is pleased to nominate Dr. P. Arunachalam, M.D., M.R.C.P. (Lond.), T.D.D. (Wales), D.M.R. (Lond.), Deputy Director of Medical Services, Madras, to be a member of the Medical Council of India from Mudras with effect from the 11th October 1951, vice Dr. J. C. David resigned.

[No. F.5-5/51-MI(C)]

S.R.O. 1623.—In pursuance of clause (1) of Article 239 of the Constitution, the President hereby directs that the Chief Commissioners of the States of Ajmer, Delhi, Illmachal Pradesh and Bilaspur shall discharge in their respective States the functions of a State Government under the Dentists Act, 1948 (XVI of 1948).

[No. $\mathbf{F}.18-23/50$ -MI]

S.R.O. 1624.—In exercise of the powers conferred by section 55 of the Dentists Act, 1948 (XVI of 1948), the Central Government hereby directs that the following amendment shall be made in the Dental Council (Delhi State) Rules, 1951, namely:-

In clause (e) of rule 2 of the said Rules, for the words "Central Government" the words "Chief Commissioner, Delhi" shall be substituted.

[No. F.18-23/50-MI(C)]

New Delhi, the 16th October 1951

S.R.O. 1625.—Dr. Tulsi Dass, M.B., B.S. (Pb.), F.R.C.S. (Edin.), D.O.M.S. (Lond.), Professor of Ophthalmol.gy, Medical College, Amritsar, has been duly elected as a member of the Medical Council of India under clause (b) of sub-section (1) of section 3 of the Indian Medical Council Act, 1933 (XXVII of 1933) with effect from the 13th October, 1951 vice Dr A. N. Goyle deceased.

[No. F.5-5/51-M.1.]

KRISHNA BIHARI, Asstt. Secy.

MINISTRY OF FOOD AND AGRICULTURE

New Delhi, the 11th October 1951

- S.R. O. 1626.—In exercise of powers conferred by Section 18 of the Indian Coconut Committee Act. 1944 (Act No. X of 1944), the Central Government is pleased to extend Rules 26 to 31 of the Indian Central Coconut Committee Rules, 1945 to the rung part C States.—
 - 1. Vindhya Pradesh
 - 3. Bhopai.
 - 4. Büaspur
 - 4 Kutch

(No. F.2-70/5)-Comm, (1)

S. K. GHOSE. Under Serv

MINISTRY OF REHABILITATION

New Delhi, the 11th October 1951

5.R.O. 1627.—In pursuance of section 14 of the Displaced Persons (Claims) Act 4950 (XLIV of 1950), and in supersession of the notification of the Government of India in the Ministry of Rehabilitation, No. 5(14)Genl/50, dated the 24th October, 1950, the Central Government hereby authorises the Chief Claims Commissioner to make complaint in writing of any offence punishable under the said Act.

(No. 3(14)Genl/50-AE:

K. J. GEORGE, Under Secy

MINISTRY OF LABOUR

New Delhi, the 12th October 1951

- 8.R.O. 1825.—In pursuance of clause (f) of section 4 of the Employees' State insurance Act, 1948 (XXXIV of 1948), the Central Government hereby directs that the following further amendment shall be made in the notification of the Government of India in the Ministry of Labour, No. SS. 21(2)(2), dated the 6th September 1948, namely:—
- In the said notification, for item (18), the following item shall be substituted annels:—
 - 118) Lais Purshotsrodas Singhanis, Karola Tower, Kanpur.

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[No. SS.121(\$%)]

N. M. PATNAIK, Dy. Secy

New Delhi, the 6th October 1981

8.R.O. 1629.—In exercise of the powers conferred by rule 4 of the Coal Minesters Rules, 1939, the Central Government is pleased to appoint Shri S. N. Ramanathan, Inspector of Mines, Dhanbad, as a member of the Rescue Stations Committee vice Shri G. S. Jabbi.

New Delhi, the 17th October 1951

S.R.O. 1630.—In exercise of the powers conferred by clause (a) of sub-section (1) of section 3 read with clause (i) of sub-section (1) of section 4 of the Minimum Wages Act. 1948 (XI of 1948), minimum rates of wages payable to the classes of employees specified in the Schedule annexed hereto and employed in the Buildings and Repairs Section of the India Security Press, Nasik, are notified, the se having been previously published as required by clause (b) of sub-section (1)—section 5 of the said Act. These rates shall take effect from the date of this notification.

SCHEDULE

Building and Repairs Section of the Indian Security Press, Nasik

PART A

Gariat No. Category of Employees	Minimu	n monthly rates
	Basic	Oost of living
	Wager	allowanoss.
	Ra.	Re
i. Asvistant Carpenter	35	40
3. Assistant Fitter (Semi-skilled)	85	40
3. Assistant Fitter (skilled)	\$ 0	40
4. Assistant Mason	85	40
5. Assistant Painter	85	40
6. Assistant Pump Attendant	85	40
7. Blacksmith	80	44
8. Carpenter	60	40
9. Carpenter Mukadam	50	49
10. Checker	56	40
11. Draftsman (Junior)	90	50
12. Draftsman (Senior)	150	55
13. D'iller	50	40
34. Mason	50	40
15. Mason Mukadam	50	. 40
16. Mandoor	30	40
17. Mistry	80	40
18. Ordinary Mukadam	50	40
19. Overseer (Junior)	90	5●
20. Overseer (Senior)	150	55(
21. Painter	50	40
22. Painter Mukadam	50	40
ts. Plumber	50	40
£4. Pump Attendent	80	40
t5. Sledge Hammerman	85	40
26. Sweeper	- 30	4.0
27. Sweeper Mukadam	34	40

PART B

tarial No Category of Amployew		Category of the player	Minimum daily rates if emplo as casual labour.				
			Bosic wages	.			
			Ri	Ra Ra			
	Blackers	d Ha	1.	1/14/1			
ø	Cartma	a (with hulle mad mart)	1	(Incinarye of the com			
				of living allowance			
1 .	Chooker		•	1/14/9			
Ł	Masou	4	3	1/14/#			
٠.	Mazdoo	}	An.~/12/-	1/8/			

Note: -- The cost of living allowance will be adjusted at such intervals and it such manner as the Central Government may direct

[No. LW1-24(74),)

P. N. SHARMA Under Son